CONFERENCE COMMITTEE REPORT DIGEST FOR ESB 66

Citations Affected: IC 12-15-11.5; IC 12-16; IC 34-30-2-45.2.

Synopsis: Hospital care and reimbursement. Extends provisions of law that: (1) prohibit the office of Medicaid policy (office) or the office's managed care contractor from providing incentives or mandates that direct certain individuals to specified hospitals other than the hospital located in the city where the patient resides unless specified conditions are met; (2) require reimbursement for specified hospitals for services provided if certain conditions are met; and (3) require an inflation adjustment factor to be applied to the reimbursements. Extends the deadline by which a hospital has to file an application for the hospital care for the indigent program (program) from 30 days to 45 days. Specifies the services or items included as a payable claim in the program. Makes changes to the procedures and requirements to file a claim and determine eligibility in the program. Provides immunity for administration of certain agreements between a hospital and the division of family and children. Repeals certain laws concerning: (1) provider agreements; and (2) the hospital care for the indigent care program. (This conference committee report: (1) removes provisions concerning emergency rooms; (2) amends provisions concerning organ procurement; and (4) makes technical corrections.)

Effective: Upon passage; July 1, 2003 (retroactive); July 1, 2004 (retroactive); December 30, 2004 (retroactive); December 31, 2004 (retroactive).

Adopted Rejected

CONFERENCE COMMITTEE REPORT

MR. SPEAKER:

Your Conference Committee appointed to confer with a like committee from the Senate upon Engrossed House Amendments to Engrossed Senate Bill No. 66 respectfully reports that said two committees have conferred and agreed as follows to wit:

that the Senate recede from its dissent from all House amendments and that the Senate now concur in all House amendments to the bill and that the bill be further amended as follows:

1	Delete everything after the enacting clause and insert the following:	
2	SECTION 1. IC 12-15-11.5-3.1 IS ADDED TO THE INDIANA	
3	CODE AS A NEW SECTION TO READ AS FOLLOWS	
4	[EFFECTIVE DECEMBER 30, 2004 (RETROACTIVE)]: Sec. 3.1. (a)	
5	The office or the office's managed care contractor may not provide	
6	incentives or mandates to the primary medical provider to direct	
7	individuals described in section 2 of this chapter to contracted	
8	hospitals other than a hospital in a city where the patient resides.	
9	(b) The prohibition in subsection (a) includes methodologies that	
0	operate to lessen a primary medical provider's payment due to the	
1	provider's referral of an individual described in section 2 of this	
2	chapter to the hospital in the city where the individual resides.	
3	(c) If a hospital's reimbursement for nonemergency services that	
4	are provided to an individual described in section 2 of this chapter	
5	is established by:	
6	(1) statute; or	
7	(2) an agreement between the hospital and the individual's	
8	managed care contractor;	
9	the hospital may not decline to provide nonemergency services to	
20	the individual on the basis that the individual is enrolled in the	
21	Medicaid risk based program.	

- (d) A hospital that provides services to individuals described in section 2 of this chapter shall comply with eligibility verification and medical management programs negotiated under the hospital's most recent contract or agreement with the office's managed care contractor.
- (e) Notwithstanding subsection (a), this section does not prohibit the office or the office's managed care contractor from directing individuals described in section 2 of this chapter to a hospital other than a hospital in a city where the patient resides if both of the following conditions exist:
 - (1) The patient is directed to a hospital other than a hospital in a city where the patient resides for the purpose of receiving medically necessary services.
 - (2) The type of medically necessary services to be received by the patient cannot be obtained in a hospital in a city where the patient resides.
- (f) Actions taken after December 31, 2004, and before April 1, 2006, in accordance with this section are hereby declared legal and valid, as if IC 12-15-11.5-3 had not expired.
 - (g) This section expires April 1, 2006.

SECTION 2. IC 12-15-11.5-4.2 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE DECEMBER 30, 2004 (RETROACTIVE)]: **Sec. 4.2. (a)** A hospital that:

- (1) does not have a contract in effect with the office's managed care contractor; but
- (2) previously contracted or entered into an agreement with the office's managed care contractor for the provision of services under the office's managed care program;
- shall be reimbursed for services provided to individuals described in section 2 of this chapter at rates equivalent to the rates negotiated under the hospital's most recent contract or agreement with the office's managed care contractor, as adjusted for inflation by the inflation adjustment factor described in subsection (b). However, the adjusted rates may not exceed the established Medicaid rates paid to Medicaid providers who are not contracted providers in the office's managed health care services program.
- (b) For each state fiscal year beginning after June 30, 2001, an inflation adjustment factor shall be applied under subsection (a) that is the average of the percentage increase in the medical care component of the Consumer Price Index for all Urban Consumers and the percentage increase in the Consumer Price Index for all Urban Consumers, as published by the United States Bureau of Labor Statistics, for the twelve (12) month period ending in March preceding the beginning of the state fiscal year.
- (c) Actions taken after December 31, 2004, and before April 1, 2006, in accordance with this section are hereby declared legalized and valid, as if IC 12-15-11.5-4.1 had not expired.
 - (d) This section expires April 1, 2006.
- 50 SECTION 3. IC 12-16-2.5-6.3 IS ADDED TO THE INDIANA 51 CODE AS A **NEW** SECTION TO READ AS FOLLOWS

[EFFECTIVE JULY 1, 2004 (RETROACTIVE)]: Sec. 6.3. For purposes of this article, the following definitions apply to the hospital care for the indigent program:

- (1) "Assistance" means the satisfaction of a person's financial obligation under IC 12-16-7.5-1.2 for hospital items or services, physician services, or transportation services provided to the person.
- (2) "Claim" means a statement filed with the division by a hospital, physician, or transportation provider that identifies the health care items or services the hospital, physician, or transportation provider rendered to a person for whom an application under IC 12-16-4.5 has been filed with the division. (3) "Eligible" or "eligibility", when used in regard to a person for whom an application under IC 12-16-4.5 has been filed with the division, means the extent to which:
 - (A) the person, for purposes of the application, satisfies the income and resource standards established under IC 12-16-3.5; and
 - (B) the person's medical condition, for purposes of the application, satisfies one (1) or more of the medical conditions identified in IC 12-16-3.5-1(a)(1) through IC 12-16-3.5-1(a)(3) or IC 12-16-3.5-2(a)(1) through IC 12-16-3.5-2(a)(3).

SECTION 4. IC 12-16-2.5-6.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 6.5. (a) Notwithstanding IC 12-16-4.5, IC 12-16-5.5, and IC 12-16-6.5, except for the functions provided for under IC 12-16-4.5-3, IC 12-16-4.5-4, IC 12-16-6.5-3, IC 12-16-6.5-4, IC 12-16-6.5-7 and the payment of funds, the division may enter into a written agreement with a hospital licensed under IC 16-21 for the hospital's performance of one (1) or more of the functions of the division or a county office under IC 12-16-4.5, IC 12-16-5.5, and IC 12-16-6.5. Under an agreement between the division and a hospital:

- (1) if the hospital is authorized to determine:
 - (A) if a person meets the income and resource requirements established under IC 12-16-3.5;
 - (B) if the person's medical condition satisfies one (1) or more of the medical conditions identified in IC 12-16-3.5-1(a)(1) through IC 12-16-3.5-1(a)(3) or IC 12-16-3.5-2(a)(1) through IC 12-16-3.5-2(a)(3); or
 - (C) if the health care items or services received by the person were necessitated by one (1) or more of the medical conditions listed in IC 12-16-3.5-1(a)(1) through IC 12-16-3.5-1(a)(3) or IC 12-16-3.5-2(a)(1) through IC 12-16-3.5-2(a)(3), or were a direct consequence of one (1) or more of the medical conditions listed in IC 12-16-3.5-1(a)(1) through IC 12-16-3.5-1(a)(3);
- 48 IC 12-16-3.5-1(a)(1) through IC 12-16-3.5-1(a)(3); 49 the determinations must be limited to persons receiving care at 50 the hospital;
- 51 (2) the agreement must state whether the hospital is authorized

- to make determinations regarding physician services or transportation services provided to a person;
 - (3) the agreement must state the extent to which the functions performed by the hospital include the provision of the notices required under IC 12-16-5.5 and IC 12-16-6.5;
 - (4) the agreement may not limit the hearing and appeal process available to persons, physicians, transportation providers, or other hospitals under IC 12-16-6.5;
 - (5) the agreement must state how determinations made by the hospital will be communicated to the division for purposes of the attributions and calculations under IC 12-15-15-9, IC 12-15-15-9, IC 12-16-7.5, and IC 12-16-14; and
 - (6) the agreement must state how the accuracy of the hospital's determinations will be reviewed.
- (b) A hospital, its employees, and its agents are immune from civil or criminal liability arising from their good faith implementation and administration of the agreement between the division and the hospital under this section.

SECTION 5. IC 12-16-3.5-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2004 (RETROACTIVE)]: Sec. 1. (a) An Indiana resident who meets the income and resource standards established by the division under section 3 of this chapter is eligible for assistance to pay for any part of the cost of satisfy the resident's financial obligation for care provided to the resident in a hospital in Indiana that was necessitated after the onset of a medical condition that was manifested by symptoms of sufficient severity that the absence of immediate medical attention would probably result in any of the following:

- (1) Placing the individual's life in jeopardy.
- (2) Serious impairment to bodily functions.
- (3) Serious dysfunction of a bodily organ or part.
- (b) A qualified resident is also eligible for assistance to pay satisfy the resident's financial obligation for the part of the cost of care that is a direct consequence of the medical condition that necessitated the emergency care.

SECTION 6. IC 12-16-3.5-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2004 (RETROACTIVE)]: Sec. 2. (a) An individual who is not an Indiana resident is eligible for assistance to pay satisfy the individual's financial obligation for the part of the cost of care provided to the individual in a hospital in Indiana that was necessitated after the onset of a medical condition that was manifested by symptoms of sufficient severity that the absence of immediate medical attention would probably result in any of the following:

- (1) Placing the individual's life in jeopardy.
- (2) Serious impairment to bodily functions.
- (3) Serious dysfunction of any bodily organ or part.
- (b) An individual is eligible for assistance under subsection (a) only if the following qualifications exist:
 - (1) The individual meets the income and resource standards established by the division under section 3 of this chapter.

(2) The onset of the medical condition that necessitated medical attention occurred in Indiana.

SECTION 7. IC 12-16-3.5-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 3. (a) The division shall adopt rules under IC 4-22-2 to establish income and resource eligibility standards for patients whose care is to be paid under the hospital care for the indigent program.

- (b) To the extent possible **and subject to this article**, rules adopted under this section must meet the following conditions:
 - (1) Be consistent with IC 12-15-21-2 and IC 12-15-21-3.
 - (2) Be adjusted at least one (1) time every two (2) years.
- (c) The income and eligibility standards established under this section do not include any spend down provisions available under IC 12-15-21-2 or IC 12-15-21-3.
- (d) In addition to the conditions imposed under subsection (b), rules adopted under this section must exclude a Holocaust victim's settlement payment received by an eligible individual from the income and eligibility standards for patients whose care is to be paid for under the hospital care for the indigent program.

SECTION 8. IC 12-16-4.5-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 1. (a) To receive payment from the division for the care provided to an assistance under the hospital care for the indigent person, program under this article, a hospital, a physician, a transportation provider, the person, or the person's representative must file an application regarding the person with the division.

- (b) Upon receipt of an application under subsection (a), the division shall determine whether the person is a resident of Indiana and, if so, the person's county of residence. If the person is a resident of Indiana, the division shall provide a copy of the application to the county office of the person's county of residence. If the person is not a resident of Indiana, the division shall provide a copy of the application to the county office of the county where the onset of the medical condition that necessitated the care occurred. If the division cannot determine whether the person is a resident of Indiana or, if the person is a resident of Indiana, the person's county of residence, the division shall provide a copy of the application to the county office of the county where the onset of the medical condition that necessitated the care occurred.
- (c) A county office that receives a request from the division shall cooperate with the division in determining whether a person is a resident of Indiana and, if the person is a resident of Indiana, the person's county of residence.

SECTION 9. IC 12-16-4.5-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 2. A hospital, **physician, or transportation provider** must file the application with the division not more than thirty (30) forty-five (45) days after the person has been admitted to, or otherwise provided care by, released or discharged from the hospital, unless the person is medically unable and the next of kin or legal representative is unavailable.

SECTION 10. IC 12-16-4.5-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 3. Subject to this

article, the division shall adopt rules under IC 4-22-2 prescribing the following:

(1) The form of an application.

- (2) The establishment of procedures for applications.
- (3) The time for submitting and processing claims.

SECTION 11. IC 12-16-4.5-8 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 8. (a) A person or a person's representative may file an application directly with the division if the application is filed not more than thirty (30) forty-five (45) days after the person was admitted to, or provided care by, has been released or discharged from the hospital.

(b) Reimbursement for the costs incurred in providing care to an eligible person may only be made to the providers of the care.

SECTION 12. IC 12-16-4.5-8.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 8.5. A claim for hospital items or services, physician services, or transportation services must be filed with the division not more than one hundred eighty (180) days after the person who received the care has been released or discharged from the hospital. For good cause as determined by the division, this one hundred eighty (180) day limit may be extended or waived for a claim.

SECTION 13. IC 12-16-5.5-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 1. (a) The division shall, upon receipt of an application of or for a person who was admitted to, or who was otherwise provided care by a hospital, promptly investigate to determine the person's eligibility under the hospital care for the indigent program. The division shall consider the following information obtained by the hospital regarding the person:

- (1) Income.
- (2) Resources.
- (3) Place of residence.
- (4) Medical condition.
- (5) Hospital care.
- (6) Physician care.
 - (7) Transportation to and from the hospital.

The division may rely on the hospital's information in determining the person's eligibility under the program.

(b) The division may choose not to interview the person if, based on the information provided to the division, the division determines that it appears that the person is eligible for the program. If the division determines that an interview of the person is necessary, the division shall allow the interview to occur by telephone with the person or with the person's representative if the person is not able to participate in the interview.

- (c) The county office located in:
 - (1) the county where the person is a resident; or
- (2) the county where the onset of the medical condition that necessitated the care occurred if the person's Indiana residency or Indiana county of residence cannot be determined;

shall cooperate with the division in determining the person's eligibility under the program.

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SECTION 14. IC 12-16-5.5-1.2 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 1.2. (a) The division shall, upon receipt of a claim pertaining to a person:

- (1) who was admitted to, or who was otherwise provided care by, a hospital; and
- (2) whose medical condition satisfies one (1) or more of the medical conditions identified in IC 12-16-3.5-1(a)(1) through IC 12-16-3.5-1(a)(3) or IC 12-16-3.5-2(a)(1) through IC 12-16-3.5-2(a)(3);

promptly review the claim to determine if the health care items or services identified in the claim were necessitated by the person's medical condition or, if applicable, if the items or services were a direct consequence of the person's medical condition.

(b) In conducting the review of a claim referenced in subsection (a), the division shall calculate the amount of the claim. For purposes of this section, IC 12-15-15-9, IC 12-15-15-9.5, IC 12-16-6.5, and IC 12-16-7.5, the amount of a claim shall be calculated in a manner described in IC 12-16-7.5-2.5(c).

SECTION 15. IC 12-16-5.5-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 3. (a) Subject to subsection (b) and IC 12-16-6.5-1.5, if the division is unable after prompt and diligent efforts to verify information contained in the application that is reasonably necessary to determine eligibility, the division may deny assistance under the hospital care for the indigent program. The pending expiration of the period specified in IC 12-16-6.5-1.5 is not a valid reason for denying a person's eligibility for the hospital care for the indigent program.

- (b) Before denying assistance under the hospital care for the indigent program, the division must provide the person, and the hospital, and any other provider who submitted a claim under IC 12-16-4.5-8.5 written notice of:
 - (1) the specific information or verification needed to determine eligibility; and
 - (2) the date on which the application will be denied if the information or verification is not provided within ten (10) days after the date of the notice.
 - (2) the specific efforts undertaken to obtain the information or verification; and
 - (3) the statute or rule requiring the information or verification identified under subdivision (1).

(c) The division must provide the hospital and any other provider who submitted a claim under IC 12-16-4.5-8.5 a period of time, not less than ten (10) days beyond the deadline established under IC 12-16-6.5-1.5, to submit to the division information concerning the person's eligibility. If the division does not make a determination of the person's eligibility within ten (10) days after receiving the information under this subsection, the person is eligible without the division's determination of the person's

eligibility for the hospital care for the indigent care program under this article.

SECTION 16. IC 12-16-5.5-3.2 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 3.2. (a) Subject to subsection (b) and IC 12-16-6.5-1.7, if the division is unable after prompt and diligent efforts to determine that a health care item or service identified in a claim:

- (1) was necessitated by one (1) or more of the medical conditions listed in IC 12-16-3.5-1(a)(1) through IC 12-16-3.5-1(a)(3) or IC 12-16-3.5-2(a)(1) through IC 12-16-3.5-2(a)(3); or
- (2) was a direct consequence of one (1) or more of the medical conditions listed in IC 12-16-3.5-1(a)(1) through IC 12-16-3.5-1(a)(3);

the division may deny assistance to the person under the hospital care for the indigent program for that item or service. The pending expiration of the period specified in IC 12-16-6.5-1.7 is not a valid reason for determining that an item or a service was not necessitated by one (1) or more of the medical conditions listed in IC 12-16-3.5-1(a)(1) through IC 12-16-3.5-1(a)(3) or IC 12-16-3.5-2(a)(1) through IC 12-16-3.5-2(a)(3), or was not a direct consequence of one (1) or more of the medical conditions listed in IC 12-16-3.5-1(a)(1) through IC 12-16-3.5-1(a)(3).

- (b) Before denying assistance under the hospital care for the indigent program for an item or a service described in subsection (a), the division must provide the provider of the item or service written notice of:
 - (1) the specific item or service in question; and
 - (2) an explanation of the basis for the division's inability to determine that the health care item or service was:
 - (A) necessitated by one (1) or more of the medical conditions listed in IC 12-16-3.5-1(a)(1) through IC 12-16-3.5-1(a)(3) or IC 12-16-3.5-2(a)(1) through IC 12-16-3.5-2(a)(3); or
 - (B) a direct consequence of one (1) or more of the medical conditions listed in IC 12-16-3.5-1(a)(1) through IC 12-16-3.5-1(a)(3);

including, if applicable, an explanation of the basis for a conclusion by the division that an item or service, in fact, was not necessitated by, or, as applicable, not a direct consequence of, one (1) or more of such medical conditions.

(c) The division must grant the provider of the item or service a period of time, not less than ten (10) days beyond the deadline under IC 12-16-6.5-1.7, to submit to the division information or materials bearing on whether the item or service was necessitated by one (1) or more of the medical conditions listed in IC 12-16-3.5-1(a)(1) through IC 12-16-3.5-1(a)(3) or IC 12-16-3.5-2(a)(1) through IC 12-16-3.5-2(a)(3), or was a direct consequence of one (1) or more of the medical conditions listed in IC 12-16-3.5-1(a)(1) through IC 12-16-3.5-1(a)(3). If the division does not make its determination regarding the item or service

within ten (10) days after receiving information or materials provided for in this section, the item or service is considered, without the division's determination, to have been necessitated by one (1) or more of the medical conditions listed in IC 12-16-3.5-1(a)(1) through IC 12-16-3.5-1(a)(3) or IC 12-16-3.5-2(a)(1) through IC 12-16-3.5-2(a)(3), or to have been a direct consequence of one (1) or more of the medical conditions listed in IC 12-16-3.5-1(a)(1) through IC 12-16-3.5-1(a)(3).

SECTION 17. IC 12-16-6.5-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 1. If the division determines that a person is not eligible for payment of assistance for medical care, hospital care, or transportation services, an affected person, physician, hospital, or transportation provider may appeal to the division not later than ninety (90) days after the mailing of notice of that determination to the affected person, physician, hospital, or transportation provider at to the last known address of the person, physician, hospital, or transportation provider.

SECTION 18. IC 12-16-6.5-1.2 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: **Sec. 1.2.** (a) If the division determines that an item or service identified in a claim:

- (1) was not necessitated by one (1) or more of the medical conditions listed in IC 12-16-3.5-1(a)(1) through IC 12-16-3.5-1(a)(3) or IC 12-16-3.5-2(a)(1) through IC 12-16-3.5-2(a)(3); or
- (2) was not a direct consequence of one (1) or more of the medical conditions listed in IC 12-16-3.5-1(a)(1) through IC 12-16-3.5-1(a)(3);

the affected person, physician, hospital, and transportation provider may appeal to the division not later than ninety (90) days after the mailing of the notice of that determination to the affected person, physician, hospital, or transportation provider to the last known address of the person, physician, hospital, or transportation provider.

- (b) If the division determines that an item or service identified in a claim:
 - (1) was necessitated by one (1) or more of the medical conditions listed in IC 12-16-3.5-1(a)(1) through IC 12-16-3.5-1(a)(3) or IC 12-16-3.5-2(a)(1) through IC 12-16-3.5-2(a)(3); or
 - (2) was a direct consequence of one (1) or more of the medical conditions listed in IC 12-16-3.5-1(a)(1) through IC 12-16-3.5-1(a)(3);

but the affected physician, hospital, or transportation provider disagrees with the amount of the claim calculated by the division under IC 12-16-5.5-1.2(b), the affected physician, hospital, or transportation provider may appeal the calculation to the division not later than ninety (90) days after the mailing of the notice of that calculation to the affected physician, hospital, or transportation provider to the last known address of the physician, hospital, or transportation provider.

SECTION 19. IC 12-16-6.5-1.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 1.5. Subject to IC 12-16-5.5-3(c), if the division fails to complete an investigation and determination of a person's eligibility for the hospital care for the indigent program not later than forty-five (45) days after receipt of the application filed under IC 12-16-4.5, the person is considered to be eligible without the division's determination of assistance under the program.

SECTION 20. IC 12-16-6.5-1.7 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 1.7. Subject to IC 12-16-5.5-3.2(c), if the division fails to complete an investigation and determination of one (1) or more health care items or services identified in a claim within forty-five (45) days after receipt of the claim filed under IC 12-16-4.5, the item or service is considered to have been:

- (1) necessitated by one (1) or more of the medical conditions listed in IC 12-16-3.5-1(a)(1) through IC 12-16-3.5-1(a)(3) or IC 12-16-3.5-2(a)(1) through IC 12-16-3.5-2(a)(3); or
- (2) a direct consequence of one (1) or more of the medical conditions listed in IC 12-16-3.5-1(a)(1) through IC 12-16-3.5-1(a)(3).

SECTION 21. IC 12-16-6.5-5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 5. (a) If the division receives an application that was filed on behalf of a person under IC 12-16-4.5, the division shall determine:

- (1) the eligibility of the person for payment of the cost of medical or hospital care assistance under the hospital care for the indigent program; and
- (2) if the health care items or services provided to the person and identified in a claim filed with the division under IC 12-16-4.5 were:
 - (A) necessitated by at least one (1) medical condition listed in IC 12-16-3.5-1(a)(1) through IC 12-16-3.5-1(a)(3) or IC 12-16-3.5-2(a)(1) through IC 12-16-3.5-2(a)(3); or
 - (B) the direct consequence of at least one (1) of the medical conditions listed in IC 12-16-3.5-1(a)(1) through IC 12-16-3.5-1(a)(3).

(b) If:

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- (1) the person, initially or upon appeal, is found eligible the division shall pay the reasonable cost of the care covered under IC 12-16-3.5-1 or IC 12-16-3.5-2 to the physicians furnishing the covered medical care and the transportation providers furnishing the covered transportation services, subject to the limitations in IC 12-16-7.5. for assistance; and
- 47 (2) at least one (1) of the items or services identified in the claim 48 is determined initially or upon appeal:
- 49 (A) to have been necessitated by one (1) or more of the 50 medical conditions listed in IC 12-16-3.5-1(a)(1) through IC 12-16-3.5-1(a)(3) or IC 12-16-3.5-2(a)(1) through

1 IC 12-16-3.5-2(a)(3); or 2 (B) to be a direct consequence of one (1) or more of the 3 medical conditions listed in IC 12-16-3.5-1(a)(1) through IC 12-16-3.5-1(a)(3); 4 5 the person is entitled to assistance for those items and services. 6 (c) If the person is found eligible, the payment for the hospital 7 services and items covered under IC 12-16-3.5-1 or IC 12-16-3.5-2 8 shall be calculated using the office's applicable Medicaid 9 fee-for-service reimbursement principles. Payment to the hospital shall 10 be made: (1) under IC 12-15-15-9; and 11 12 (2) if the hospital is eligible, under IC 12-15-15-9.5. 13 SECTION 22. IC 12-16-6.5-6 IS AMENDED TO READ AS 14 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 6. A person, 15 hospital, physician, or transportation provider aggrieved by a 16 determination of an appeal taken under section 5(a) section 1 or 1.2 17 of this chapter may appeal the determination under IC 4-21.5. 18 SECTION 23. IC 12-16-7.5-1.2 IS ADDED TO THE INDIANA 19 CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2004 (RETROACTIVE)]: Sec. 1.2. (a) A 20 21 person determined to be eligible under the hospital care for the 22 indigent program is not financially obligated for hospital items or 23 services, physician services, or transportation services provided to 24 the person during the person's eligibility under the program, if the 25 items or services were: 26 (1) identified in a claim filed with the division under 27 IC 12-16-4.5; and 28 (2) determined: 29 (A) to have been necessitated by one (1) or more of the 30 medical conditions listed in IC 12-16-3.5-1(a)(1) through IC 12-16-3.5-1(a)(3) or IC 12-16-3.5-2(a)(1) through 31 32 IC 12-16-3.5-2(a)(3); or 33 (B) to be a direct consequence of one (1) or more of the 34 medical conditions listed in IC 12-16-3.5-1(a)(1) through 35 IC 12-16-3.5-1(a)(3). (b) Based on a hospital's items or services identified in a claim 36 37 under subsection (a), the hospital may receive a payment from the 38 office calculated and made under IC 12-15-15-9 and, if applicable, 39 IC 12-15-15-9.5. 40 (c) Based on a physician's services identified in a claim under 41 subsection (a), the physician may receive a payment from the 42 division calculated and made under section 5 of this chapter. 43 (d) Based on the transportation services identified in a claim 44 under subsection (a), the transportation provider may receive a 45 payment from the division calculated and made under section 5 of 46 this chapter. SECTION 24. IC 12-16-7.5-2.5 IS AMENDED TO READ AS 47 FOLLOWS [EFFECTIVE JULY 1, 2003 (RETROACTIVE)]: Sec. 2.5. 48 49 (a) Payable claims shall be segregated by state fiscal year. 50 (b) For purposes of this chapter, IC 12-15-15-9, IC 12-15-15-9.5, and

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IC 12-16-14, (1) a"

payable claim" refers to the following: 1 2 (1) Subject to subdivision (2), is a claim for payment for 3 physician care, hospital care, or transportation services under this 4 chapter: 5 (A) that includes, on forms prescribed by the division, all the 6 information required for timely payment; 7 (B) that is for a period during which the person is determined to 8 be financially and medically eligible for the hospital care for the 9 indigent program; and (C) for which the payment amounts for the care and services are 10 11 determined by the division. and 12 This subdivision applies for the state fiscal year ending June 13 30, 2004. 14 (2) For state fiscal years ending after June 30, 2004, is a claim 15 for payment for physician care, hospital care, or transportation services under this chapter: 16 17 (A) provided to a person under the hospital care for the indigent program under this article during the person's 18 19 eligibility under the program; 20 (B) identified in a claim filed with the division; and 21 (C) determined to: 22 (i) have been necessitated by one (1) or more of the medical 23 conditions listed in IC 12-16-3.5-1(a)(1) through 24 IC 12-16-3.5-1(a)(3) or IC 12-16-3.5-2(a)(1) through 25 IC 12-16-3.5-2(a)(3); or (ii) be a direct consequence of one (1) or more of the 26 27 medical conditions listed in IC 12-16-3.5-1(a)(1) through 28 IC 12-16-3.5-1(a)(3). 29 (c) For purposes of this chapter, IC 12-15-15-9, IC 12-15-15-9.5, 30 and IC 12-16-14,"amount" when used in regard to a claim or 31 payable claim means an amount calculated under STEP THREE 32 of the following formula: STEP ONE: Identify the items and services identified in a 33 34 claim or payable claim. 35 STEP TWO: Using the applicable Medicaid fee for service 36 reimbursement rates, calculate the reimbursement amounts 37 for each of the items and services identified in STEP ONE. STEP THREE: Calculate the sum of the amounts identified 38 39 in STEP TWO. 40 (2) (d) For purposes of this chapter, IC 12-15-15-9, 41 IC 12-15-15-9.5, and IC 12-16-14, a physician, hospital, or 42 transportation provider that submits a payable claim to the division is 43 considered to have submitted the payable claim during the state fiscal 44 year during which the division determined, initially or upon appeal, the 45 amount to pay for the care and services comprising the payable claim. 46 amount of the claim was determined under IC 12-16-5.5-1.2(b) or, 47 if successfully appealed by a physician, hospital, or transportation 48 provider, the state fiscal year in which the appeal was decided. 49 (e) The division shall promptly determine the amount to pay for 50 the care and services comprising a payable claim, of a claim under 51 IC 12-16-5.5-1.2(b).

SECTION 25. IC 12-16-7.5-12 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 12. All providers receiving payment under section 1.2 of this chapter agree to accept, as payment in full, the amount paid for the hospital care for the indigent program payment referred to in section 1.2 of this chapter for those claims submitted for payment under the program, with the exception of authorized deductibles, co-insurance, co-payment, or similar cost-sharing charges. the health care items or services identified in payable claims submitted to the division.

SECTION 26. IC 12-16-12.5-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 2. The division is responsible for the emergency medical care given in a hospital to an individual who qualifies for assistance under this chapter, subject to the limitations in IC 12-16-7.5.

SECTION 27. IC 12-16-12.5-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 4. (a) If a hospital owned by the health and hospital corporation is:

(1) unable to care for a patient; or

(2) unable to treat a patient at the time a transfer is requested by the hospital initiating treatment;

the hospital may continue to treat the patient until the patient's discharge.

(b) Subject to the limitations in IC 12-16-7.5, the division treatment shall pay the costs of care be covered under the hospital care for the indigent program under this article.

SECTION 28. IC 12-16-12.5-5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 5. The division is not responsible hospital care for the indigent program under this article does not apply to the following:

- (1) The payment of Nonemergency medical costs, care, except as provided under the hospital care for the indigent program: this article.
- (2) The payment of medical costs accrued Care provided at a hospital owned or operated by a health and hospital corporation, except for hospital care provided under this chapter to a person not residing in Marion County.

SECTION 29. IC 34-30-2-45.2 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 45.2. IC 12-16-2.5-6.5 (Concerning administering agreements between the hospital and the division of family and children under the hospital care for the indigent program).

SECTION 30. THE FOLLOWING ARE REPEALED [EFFECTIVE DECEMBER 31, 2004 (RETROACTIVE)]: IC 12-15-11.5-3; IC 12-15-11.5-4.1.

46 SECTION 31. THE FOLLOWING ARE REPEALED [EFFECTIVE 47 UPON PASSAGE]: IC 12-16-2.5-3; IC 12-16-6.5-2; IC 12-16-7.5-1; IC 12-16-11.5-1; IC 12-16-11.5-2.

SECTION 32. An emergency is declared for this act. (Reference is to ESB 66 as reprinted April, 1, 2005.)

Conference Committee Report on Engrossed Senate Bill 66

S	igned	by:
S	igned	by:

Senator Dillon Chairperson	Representative Brown T
Senator Rogers	Representative Welch
Senate Conferees	House Conferees